

## WELCOME NEW YEAR

JURORS FAIL  
TO AGREE IN  
JUDGE'S CASE

Jury Deadlocked For 48 Hours  
on Fate of William C.  
McGannon.

## MEN ARE DISCHARGED

Cleveland Official at Liberty  
Pending Action of New  
Prosecutor.

By Associated Press:  
CLEVELAND, O., Dec. 31.—The  
jury in the case of William C. Mc-  
Gannon, chief justice of the munici-  
pal court, on trial for second de-  
gree murder of Harold C. Kary on  
May 8 was unable to agree on a  
verdict at 5:45 p. m. tonight and  
was discharged by Common Pleas  
Judge Maurice Brown. The jury  
received the case at 8:15 p. m. on  
Wednesday and had been deadlock-  
ed ever since. Judge McGannon  
was placed on trial on Dec. 14.  
The jury was out practically 48  
hours and was hopelessly deadlock-  
ed from the start.

Fifty-one ballots were taken, it  
was officially announced, the jury  
standing ten to two for conviction  
practically from the start.

At 8:40 p. m. the jury reported  
to Judge Brown that it was unable  
to agree. The judge ordered the  
jury brought into the court room,  
and after being polled the foreman  
announced that the jury were  
deadlocked with no hope of an  
agreement being reached. Judge  
Brown, who had insisted that the  
jury deliberate as long as there was  
any chance of an agreement, then  
dismissed the 12 men, after thank-  
ing them for their efforts to come  
to an agreement.

Dismisses Jurors.  
After the jury was discharged,  
Judge Hirschman said he and Juror  
Glebe voted for acquittal from the  
first ballot.

"I could not vote for conviction  
on the evidence presented," Hirsch-  
man said.

The McGannon trial will be listed  
as a mistrial and the judge will re-  
main at liberty under bond.

Whether McGannon will be re-  
tried depends upon the attitude of  
pros-ecutor Edward C. Stanton, as  
Pros. Roland Baskins' term expires  
at midnight.

The McGannon jury sets a new  
record for time elapsed in Clevel-  
and murder trials.

Kary was shot early May 8, fol-  
lowing an automobile ride with  
John Joyce, a foundling, a house-  
keeper, and Judge McGannon.  
Judge McGannon claims he left the  
party before the shooting and was  
not at the scene.

On June 15 Joyce was indicted on  
a charge of second degree murder  
and was acquitted by a jury on  
Nov. 17 after four ballots and five  
hours deliberation. He went on to  
Nov. 8, Judge McGannon being the  
principal witness for the state.

DE VALERA LEAVES  
FAREWELL MESSAGE

Reports Claim "President of  
Irish Republic" Has Landed  
in Ireland.

By Associated Press:  
NEW YORK, Dec. 31.—Eamon  
de Valera, "president of the Irish  
republic," has arrived safely in Ire-  
land, Harry Boland, his secretary  
announced here today.

A message of farewell to America  
dictated by Mr. de Valera before  
his departure from this country was  
made public today by Mr. Boland.

The message follows:  
"Land of the Free and Home of  
the Brave—Farewell! May you ever  
remain as I have known the land  
of the generous hearted and the  
dark days that have come upon  
time as they would have you who  
love you—Liberty's chosen cham-  
pion and your own. May you never  
know the agony of a foreign mas-  
ter's lash.

Mission of Freedom.  
"I came to you on a holy mission,  
the mission of freedom. I return to  
my people who sent me, not indeed  
as I had dreamed it, with the mis-  
sion accomplished, but with a  
message that will cheer in the  
dark days that have come upon  
them and that will inspire the ac-  
ceptance of such sacrifices as must  
yet be made.

"So, farewell young, mighty, for-  
tunate land! No wish that I can  
express can measure the depth of my  
esteem for you or my desire for  
your welfare and your own. I return  
to the many dear friends I have  
made and the tens of thou-  
sands who, for the reason that I was  
the representative of a noble nation  
and a storied appealing cause, gave  
me the honor they denied to prin-  
ces. You will not need to be assured  
that Ireland will not forget and that  
Ireland will not be ungrateful."

Mr. de Valera, who had been  
touring the country lecturing in be-  
half of the Sinn Fein cause, drop-  
ped out of sight early in December  
after he announced he had been  
forced to give up his tour because of  
illness.

HAS LIMBS BROKEN  
FOR SAKE OF BEAUTY

Ruth Gordon, known as the "ba-  
by" actress, spent Christmas in a  
hospital with a pair of broken legs.  
Miss Gordon had her legs broken by  
Dr. Edwin Ryerson of Chicago in  
order to improve her appearance  
and aid her work on the stage. The  
operation took place in the Presby-  
terian hospital, Chicago.

PROS. SCHWARTZ  
AND DEPUTY SET  
OFFICE RECORD

Retiring Officials Close Most  
Successful Adminis-  
tration in Years.

With the cleaning up of all cases  
in the county and city courts, Pros.  
Schwartz and Deputy Pros. George  
A. Schock completed their work as  
state's attorneys Friday afternoon.  
During their incumbency more cases  
have been disposed of and more  
convictions obtained for the state  
than during any other previous  
administration.

Among the big criminal cases  
was Pros. Schwartz was the  
Kenneth Morgan case. Morgan was  
tried on a charge of assault and  
battery with intent to kill and was  
sentenced to prison for a period of  
two to 14 years.

During the term of office in the  
city court Pros. Schock secured 35,  
two in fines more than his prede-  
cessor.

Deputy Pros. Schock handled  
more cases than any other deputy  
in the history of the county. This  
was due in a large part to the pro-  
hibition violations. Of the 112 pro-  
hibition cases filed on the city court  
docket 72 convictions were received.

The other cases were either ap-  
pealed or dismissed by order of the  
court.

In the higher courts Pros. Schock  
handled many cases and among the  
most notable convictions was that  
of John Gresser, who was sen-  
tenced to from two to 21 years in  
the state prison on a charge of man-  
slaughter. Jack McGinn was sen-  
tenced to 14 years for the same  
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STAGE BATTLE  
ON PROPOSED  
DAM PROJECT

House Discusses Appropriation  
For Completion of  
Wilson Dam.

## LINES SHARPLY DRAWN

Undertaking Bitterly Attacked  
and Warmly Defended  
by Leaders.

By Associated Press:  
WASHINGTON, Dec. 31.—The old  
year closed in the house tonight  
with a flood of talk on the ups and  
downs of Muscle Shoals.

Working through to the eve of  
the new year, discussing \$10,000,000  
appropriation for completion of the  
Wilson dam, part of the govern-  
ment's big water-control project,  
the house adjourned with lines  
sharply drawn for a fresh fight  
Monday and a determination on the  
part of republicans opposing further  
aid not to yield, even in the face  
of a cry of sectionalism.

All day long the dam project was  
bitterly attacked and warmly de-  
fended.

It remained, however, for Chair-  
man Graham of the investigating  
committee which went over the  
ground to turn loose the guns upon  
the Little Alabama settlement, into  
which he declared, there had been  
dumped with reckless regard for the  
future enough money to erect half  
of the public buildings in Washing-  
ton.

Pleds For Funds  
The other side of the picture was  
presented by Rep. Garrett, democrat  
of Tennessee, himself a member of  
the investigating body, who pleaded  
for funds with which to go ahead  
with construction of the dam, named  
for the president, and which he re-  
sisted would be a vital cog in the  
American machinery of war.

The charge by Mr. Garrett that  
the people of the south could see  
in the opposition to the measure no  
ground except sectionalism was vig-  
orously denied by Chairman Gra-  
ham, who said a dam like that now  
being constructed in the Tennessee  
river never had been built in the  
history of the world and probably  
never would.

From the proposal advanced by  
southern representatives, that the  
house put into the sundry civil bill  
the \$10,000,000 appropriation, the  
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MY YESTERDAYS  
A New Year's Soliloquy  
By Mrs. F. B. Barnes.

My yesterdays—Could I forget you quite,  
With all of good or ill that you contain,  
Unhampered by regrets, I'd climb the height,  
Which, otherwise, I never could attain.  
What joy, with freshened faith unclogged by shame  
For past mistakes, false steps and, even sin  
To tread, Ambitions way—to earn a name,  
Which, I impeded else, could never win.

If I could build of you a darkened tomb  
From which, no ghostly messenger could fare,  
No bitter, dreary memory of failure come  
To taunt my soul, till I should fear to dare,  
How I could climb! What great risks I would take,  
By fear unchecked, what goal could I not make,  
Unstayed by the weight of past mistake,  
I think that I could grow—that I might wake.

Oh, I would build this tomb, but that I find,  
All interwoven in the web of life,  
Some golden threads; and they so closely bind  
The cheaper ones, that ill with good is rife.  
The nosegays of the pattern here contend  
And intertwine with every briar and thorn:  
Nosegays of Past Success and Love of Friend  
Embroider all and help the cloth adorn.

And this enthalls me still. No tomb I'll keep  
Of you, my yesterdays; but on this day,  
A castle I shall build with mote quite deep,  
No drawbridge shall there be to span the way,  
O'er which some ghost might creep to drag me down,  
But from the windows I shall build, shall shine  
The brighter memories to spur me on.  
These brighter memories shall still be mine.

Yes, I shall keep my yesterdays with all they hold  
But I shall Mistress be:  
My castle shall have doors, as those of old  
But—I shall keep the key.

PATROLMAN FACES  
MISCONDUCT CASE

Officer Charged With Becom-  
ing Intoxicated—Trial  
Friday.

Charges of misconduct, unbecom-  
ing to an officer of the law, were  
filed before the board of public  
safety at its regular meeting Friday  
night against Steve Aszklar, a city  
patrolman, by Frank Grotkowski.  
The affidavit charges that Aszklar  
on Sunday evening, Dec. 26, while  
on duty, became intoxicated. The  
hearing of the case will be held  
before the members of the safety  
board at their next meeting Friday  
evening, Jan. 7. Aszklar was ap-  
pointed to the police force several  
weeks ago and has been on patrol  
duty in the residential districts of  
the city.

A contribution to the police pen-  
sion fund was made last evening  
by J. M. Studebaker, Jr., of \$100.  
The money was submitted to the  
board of safety to be turned over  
to the trustees of the pension fund.  
This is among the first contribu-  
tions to be made by citizens for the  
pensioning of police officials who  
have given the greater part of their  
lives to the city.

Formerly a private banker, his  
bank was thrown into bankruptcy.  
He successfully defended himself  
against numerous numerous charges  
and just when he was believed in-  
solvent he would turn up as a broker  
or loan agent, usually with thou-  
sands of dollars in his credit.

By Associated Press:  
CHICAGO, Dec. 31.—John W.  
Worthington, former private bank-  
er, was under arrest today while the  
city attempted to identify jewels  
valued at about \$15,000 as part of  
the \$100,000 loot taken from a Van-  
couver, B. C., jewelry store last  
August. Worthington obtained a  
passport for Europe last July al-  
though under federal charges of  
having stolen Liberty bonds in his  
possession. He was under bonds in  
both federal and state courts at the  
time and was believed to have gone  
away. His career had been a varied  
one.

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OFFICIALS ASSUME  
NEW DUTIES TODAY

Officers Elected in November  
to Take Office Oaths  
Today.

Floyd O. Jellison, prosecuting at-  
torney-elect, will take over the con-  
duct of his office this morning,  
succeeding Samuel P. Schwartz. Ap-  
pointment of his assistant in the  
prosecutor's office has been de-  
cided, but will be made next  
week, according to Mr. Jellison.

Clifford Du Comb, who has been  
mentioned since the election as the  
most prominent contender for the  
office of assistant, declined the of-  
fice, according to his statement, due  
to the fact that it would take nearly  
all his time, and would seriously in-  
terfere with his private law practice.

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